nited States of	America vs. Un	ited States	District	Court for
DEFENDANT	DAVID GENE ADSHAW	(THE NORI RN DI	STRICT OF	OKLAHOMA
		DOCKET NO. ➤ L_8	2-CR-141-F	3 <u>T</u>
	JUDGMENT AND PROBATION	COMMITMEN	DRDER	AQ-245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date		1	DAY YEAR 30 83
COUNSEL	WITHOUT COUNSEL However the court advised do have counsel appointed by the courted by the courte	fendant of right to counsel ar ourt and the defendant thereupo	nd lasked whether on n waived assistance o	defendant desired to of counsel.
	XX WITH COUNSEL Larry Gullekson.	Retained Counsel (Name of counsel)	FII	ED,
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	J NOLO CONTENDERE,	LXXI NOT GU	JILTY 3 <b>0 1983</b>
	There being a finding/weddicxof  LXXI GUILTY.  Defendant has been convicted as charged of the offense(s) of	Defendant is discharged	U, S. DIS	Silver, Clerk TRICT COURT
FINDING & JUDGMENT (	Section 841(a)(1) as charged in the			0.5.0.,
	The court asked whether defendant had anything to say why judgm was shown, or appeared to the court, the court adjudged the defer hereby committed to the custody of the Attorney General or his auth	dant guilty as charged and conv	ricted and ordered t	hat: The defendant is
SENTENCE OR PROBATION ORDER	Count 1 - Six (6) years, with a years. Defendant may at such time as the U. as provided in Title 1	become eligible S. Parole Commis	for parolesion may o	at
SPECIAL CONDITIONS OF PROBATION	The Court finds that the Defendant as a result of excessive ingestion that the Defendant be placed in Sinstitution and receive treatment physical therapy.	n of cocaine. The pringfield Medicain the form of a	he Court r al Center speech the	ecommends or a like rapy and
	IT IS FURTHER ORDERED that the De himself to the designated institu a.m., U.S. Marshal will advise of	tion on January	2, 1984 at	11:00
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, reverse side of this judgment be imposed. The Court may change the any time during the probation period or within a maximum probation for a violation occurring during the probation period.	e conditions of probation, reduc	e or extend the perio	og of provation, and at
COMMITMENT RECOMMENDATION	The court orders commitment to the custody of the Attorn Approved as to form  Kenneth P. Snoke Asst. U:S. Attorney	ey General and recommends,	It is ordered th a certified cop and commitme	nat the Clerk deliver by of this judgment ent to the U.S. Mar- ualified officer.
SIGNED BÝ	trict Judge			
U.S. Mag	THOMAS R. BRETT Date	11-30-83	) 1	

# FILED

#### UNITED STATES DISTRICT COURT

NOV 3 O 1983

NORTHERN/	T\1 = 4	_	OKLAHOMA
MOKTUERMA	District o	)IC	ONLAHOMA
<del></del>		_	

tack C. Silver, Clerk U. S. DISTRICT COURT

United States of America	Criminal No. 83-CR-37-E
Vs.	<b>{</b>
DAVID EUGENE BRADSHAW	) )

### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal

Procedure and by leave of court endorsed hereon the United States

Attorney for the Northern District of Oklahoma

hereby dismisses the Indictment against (indictment, information, complaint)

David Eugene Bradshaw defendant.

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

S/ JAMES O. ELLISON

United States District Judge

Date: ///30/83

FORM OBD-113

DOJ

8-27-74

Jnited States of	f America vs.	United States	District Court for
	) <u></u>	NORTHERN JIST	RICT_OF_OKLAHOMA
DEFENDANT	PAUL ALFRED BOYD	DOCKET NO.	83-CR-80-02-C
	JUDGMENT AND PROBAT	ION/COMMITMEN	T ORDER A0-245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date	· · · · · · · · · · · · · · · · · · ·	MONTH DAY YEAR 11 29 1983
COUNSEL		dvised defendant of right to counsel a by the court and the defendant thereup	and asked whether defendant desired to on waived assistance of counsel.
	LXX WITH COUNSEL L Peter J. Me	ssler, retained (Name of counsel)	
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	NOLO CONTENDERE,	× NOT GUILTY
	There being a fineling/verdict of \( \text{LX} \) GUILTY	ILTY. Defendant is discharged	
	There being a singling/verdict of LX GUILTY		
	Defendant has been convicted as charged of the offer	use(s) of having violated	
FINDING &  JUDGMENT	\$\$371, 842(h), 844(a), 844(d),		
TO DOME IT	§5861(d), as charged in Counts	1, 2, 3, 4 and 5 of	the indicament.
	,		Decrees a sufficient grows to the contract
	The court asked whether defendant had anything to say wi was shown, or appeared to the court, the court adjudged hereby committed to the custody of the Attorney General or	the defendant guilty as charged and con ir his authorized representative for impris	victed and ordered that: The defendant is conment for a period of
SENTENCE	Count 1 - Two (2) Years, p	oursuant to Title 18,	U.S.C., §4205(b)(2).
OR Probation	Counts 2, 3, 4 and 5 - Two	(2) Years as to eac	ch count.
ORDER	IT IS FURTHER ORDERED that and 5 shall run concurrent wit	the sentence impose th the sentence impos	ed in Counts 2, 3, 4 sed in Count 1.
SPECIAL CONDITIONS		₹.	
OF	,		NOV 29 1983
PROBATION			•
			ack C. Silver, Clerk S. District Court
ADDITIONAL CONDITIONS	In addition to the english conditions of probation imposes	t above it is hereby ordered that the ge	neral conditions of probation set out on the
OF PROBATION	reverse side of this judgment be imposed. The Court may cany time during the probation period or within a maximu probation for a violation occurring during the probation pe	hange the conditions of probation, redu- m probation period of five years permit	ce or extend the period of probation, and a
	The court orders commitment to the custody of the	Attorney General and recommends	
			It is ordered that the Clerk deliver a certified copy of this judgment
COMMITMENT RECOMMEN- DATION			and commitment to the U.S. Marshal or other qualified officer.
	)		
SIGNED BY		. 1	
LXJ U.S. Dis	strict Judge	1	
U.S. Ma	gistrate H. Dale Cook	November 29, 19	」 <b>83</b>

United States of	America vs.		. change	U	nited S	States	Distri	ct Co	urt for
DEFENDANT	L ➤ ANDREW	RUSSELL	McMILLEN,	.TR.	∟ <u>NORTH</u>	ERN DIST	RICT OF	<u>OKLAHON</u>	IA
	<u> </u>					TNO. > 1 8	••		
	JUDGN	IENT A	ND PROB	ATION	I/COMN	IITMEN	TORDE	R AO	245 (6/74)
			y for the governmerson on this date +	ent	•	-	MONTH 11	29	YEAR 1983
COUNSEL	WITHOU → WITH CO	T COUNSEL	However the co have counsel appe G. Steven	ointed by the	court and the def	fendant thereupo	on waived assista		
PLEA		, and the court factual basis f	being satisfied tha or the plea,	it <u> </u>	NOŁO CON	ITENDERE,	<u> </u>	GUİLTY	
	There being a f	<b>XMiox</b> /verdict	of 🚶		Defendant is d	lischarged			E H
FINDING & JUDGMENT	§§371,	842(h),	( L.X. GUI las charged of the 844(a), 84 nts 1, 2, 3	offense(s) of 4 (d) as	nd 2, and	Title 2	6, §5861		
	The court asked	whether defende	ant had anything to	say why judge	ment should not t	pe pronounced. E	Because no suffic	ient cause to	the contrary
	was shown, or a	ppeared to the o	ourt, the court adju- of the Attorney Gen	dged the defe	endant guifty as c	harged and conv	victed and order	ed that: The	
SENTENCE OR PROBATION ORDER	≻ Co Co	unt 2 - 5 unt 3 - 5	Iwo and One Iwo and One Iwo and One Iwo and One	Half Half	( 2 1/2) (2 1/2) Y	Years. Years.			·
			HER ORDERED						
SPECIAL CONDITIONS OF	,				-,				\v \rangle
PROBATION	٠						<b>NOV 2</b> 9	1983	
ADDITIONAL CONDITIONS OF PROBATION	any time during	the probation p	ions of probation im imposed. The Court i criod or within a ma ig during the probatio	ximum proba		ered that the g		CT. COUR.	
COMMITMENT RECOMMEN- DATION	that the to deter be given recommen institut	Bureau mine if defenda ds the d	of to the custody of Prisons additional nt. If so efendant beein the definitional herein.	utiliz assist determ incar	e the mer ance and ined, the cerated i	ntal repo help can Court In an	a certified and commi	d that the Cle copy of this tment to the or qualified of	judgment U.S. Mar-
IGNED BY X. J. U.S. Distri	ct Judge	\	•		,				
U.S. Magis		2/1 Dale C	aleb	vol	November	c 29, 19	33		

ted States of A	merica vs.		ted Sta			
FENDANT	FRANKIE GENE MYERS		NORTHERN DOCKET NO.	-1 83-CR-83		
	JUDGMENT AND PROBAT	rion/c	OMMITM	ENT ORD	ER AC	245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date		•	MONTH 11	29	YEAR 1983
OUNSEL	WITHOUT COUNSEL However the court have counsel appointed	advised defen- ed by the court	dant of right to cou and the defendant th	unsel and asked wh nereupon waived assi:	ether defenda stance of coun	nt desired to sel.
، ا	WITH COUNSELJames_DW	adley,_1	retained (Name of couns	el}		
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,		OLO CONTENDE	•	OT GUILTY	
	There being a xixding/verdict of \[ \sum_X \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	GUILTY. Def	endant is discharge	d		
}	Defendant has been convicted as charged of the off \$\$841(a)(1), 843(b) and 846,	TY. fense(s) of h as cha	aving viola rged in Cou	ted Title	21, U.S 4, 5 an	.C.,
INDING &	of the Superseding Indictmen	nt.				
				d Docume on H	ifficient cause	to the contri
	The court asked whether defendant had anything to sav- was shown, or appeared to the court, the court adjudge hereby committed to the custody of the Attorney Genera					he defendant
SENTENCE	Count 1 - Four (4) Years.	·•	to each or	ount with	a speci	ial par
OR ROBATION ORDER	Counts 3 and 6 - Four (4) term of Five (5) Years as to of the sentence imposed herei	eacn co in.	unt, to co	umence at	che exp.	LIGULOI
1	IT IS FURTHER ORDERED that shall run concurrent with the	the sen e senter	ice rubosed	In count		
SPECIAL ONDITIONS OF PROBATION	Counts 4 and 5 - Four (4) imposition of sentence in Condefendant is placed on probaleach count, to commence at the counts 1, 3 and 6.	Years. unts 4 a	IT IS FURT and 5 is he a period	HER ORDERE reby suspe of Four (4	D that inded, as ) Years	nd the as to
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation impreverse side of this judgment be imposed. The Court many time during the probation period or within a max probation for a violation occurring during the probation	imum probatio	is hereby ordered tha onditions of probation period of five year	at the general condition, reduce or extend s permitted by law,	ons of probation the period of property issue a wa	on set out on probation, an errant and re
	The court orders commitment to the custody of	thettoney	Gener Pand To n	acert	rdered that the	this judgmen
OMMITMENT RECOMMEN- DATION		NOV	<b>2</b> 9 <b>1983</b>	and c	ommitment 10 r other qualific	the U.S. Mai
IGNED BY		Jack C U.S. D	Silver, Clerk Strict Collet			
U.S. Dist		vol	<u> </u>	J		
U.3. IVIAY	H. Dale Cook	pale	November 29	9, 1983		

H. Dale Cook

nited States of	of America vs.	es District Court for
(x. )	L	STRICT OF OKLAHOMA
DEFENDANT	JACK MICHAEL KING  DOCKET NO.	83-CR-76-C
t.	JUDGMENT AND PROBATION/COMMITM	ENT ORDER AO 245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH DAY YEAR 11 28 1983
COUNSEL	WITHOUT COUNSEL However the court advised defendant of right to court have counsel appointed by the court and the defendant the	nsel and asked whether defendant desired to creupon waived assistance of counsel.
	WITH COUNSEL Larry Gullekson, retained (Name of counse	<del></del>
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	
	There being a xinding/verdict of X GUILTY. Defendant is discharged  X GUILTY.	i ;
ļ	There being a mading/verdict of X GUILTY.	
	Defendant has been convicted as charged of the offense(s) of naving violation	ated Title 18, U.S.C.,
FINDING & '		5001 (d) as charged
	The the Thatement.	
	The court asked whether defendant had anything to say why judgment should not be pronou was shown, or appeared to the court, the court adjudged the defendant guilty as charged an hereby committed to the custody of the Attorney General or his authorized representative for	in Convicted and Ordered that. The potentiality
SENTENCE	Count One (1) - Eight (8) Years.	:
OR PROBATION	Count Two (2) - Eight (8) Years. Count Three (3) - Six (6) Years.	
ORDER	Count Four (4) - Six (6) Years.	
	Count Five (5) - Six (6) Years.	:
SPECIAL CONDITIONS	000.0 0 0.00 0.000 0.000	to Count 2, for a
OF PROBATION	IT IS FURTHER ORDERED that Counts 4 and 5 with each other and with the sentence imposed	
ADDITIONAL	AAL	the general conditions of probation set out on
CONDITIONS	1 - 1 Car a star and in the continuous of probation imposed approx. It is delictly of the continuous	n, reduce or extend the period of probation, and permitted by law, may issue a warrant and reve
PROBATION	on probation for a violation occurring during the probation period.	
	The court orders commitment to the custody of the Attorney General and recommendations of the Attorney General Attorney	It is ordered that the Clerk deliver a certified copy of this judgment
COMMITMEN RECOMMEN DATION	EN. NOV 2 8 1000	and commitment to the U.S. Marshal or other qualified officer.
	Jack C. Silver, Cle	nete
SIGNED BY	II C DICTRICT AM	un SRT
<u>ቋቋቋ</u> ታ ບ.s. bi		
့် ု ပ.s. Ma	H. Dale Cook Date November 28,	. 1983
<b>₩</b>	H. Date Cook Die november 201	

United States o	of America vs.	United	States	Distric	t Cou	rt for
DEFENDANT	CHRISTIAN BARAKA 'K/a	THE_	NORTE N	DISTRICT O	F OKLAH	OMA,
JEFENDANI	LANDRE HARRISON SMALLS, IV		KET NO. ➤ L	83-CR-108	-01-в	
7 A	JUDGMENT AND PROPATI	ta/con	MITME	IT ORDE	R AO 24	5 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date		<b></b>	MONTH 11-	22-	YEAR 83
COUNSEL	WITHOUT COUNSEL However the court ad have counsel appointed to		•			lesired to
	Wesley Johnson		ed Counse Name of counsel)	1	<del></del>	
PLEA	There is a factual basis for the plea,	NOLO (	CONTENDERE,	NOT	GUILTY	
	There being a finding brockist of \\ \times GUILTY.	LTY. Defendant	is discharged			
FINDING &	Defendant has been convicted as charged of the offens Section 2313 and 2 as charged	se(s) of havir	ng violate		, U. S.	C.
	The court asked whether defendant had anything to say wh was shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or	ne defendant guilty	as charged and co	onvicted and ordere	d that: The de	
SENTENCE	Three (3) Years					
OR Probation				2		
ORDER						
				2000 P		
SPECIAL CONDITIONS						
OF PROBATION					د. د.	
FNUBATION						
ADDITIONAL CONDITIONS	In addition to the special conditions of probation imposed	above, it is hereby	ordered that the g	eneral conditions of	probation set	out on the
OF PROBATION	reverse side of this judgment be imposed. The Court may chany time during the probation period or within a maximum probation for a violation occurring during the probation period.	range the condition or probation period	s of probation, red	uce or extend the pe	riod of probat	ion, and at
	The court orders commitment to the custody of the the defendant requests and th	Attorney Genera e Court re	landrecommends	that, is ordered	that the Clerk	deliver
COMMITMEN	the defendant be permitted to  a hospital setting for health	serve his	s sentence	e in a certified o	opy of this ju ment to the U	dgment .S. Mar-
RECOMMEN DATION	and future employment in this Approved as to form;	vocation	•	shal or other	qualified offi	cer.
SIGNED BY	strict JKenneth Py Snoke					
U.S. Ma	Show work Now IX			J		
	THOMAS R. BRETT	Date	22-83			

UNITED STATES OF AMERICA,

Plaintiff,

VS.

ANDRE HARRISON SMALLS, IV,

a/k/a CHRISTIAN BARAKA,

Defendant.

NO. 83-CR-108-BT

#### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses the Indictment against ANDRE HARRISON SMALLS, IV, also known as CHRISTIAN BARAKA,, defendant.

FRANK KEATING United States Attorney

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date:

ed States of A					RTHERL			KLAHON	
ENDANT	GEORGE	BUTLER			OCKET NO.	83-C	R-72-	02-C	
	JUDGI	MENT AN	ND PROBATI	ION/≎≎;	to the table	TENT (	RDE	R AC	245 (6/74)
	In the presen the defendan	ce of the attorney t appeared in pers	y for the government son on this date				NTH	DAY 22	YEAR 1983
OUNSEL	WITHO	OUT COUNSEL	However the court ac have counsel appointed	by the court and	the defendant	ounsel and as thereupon wai	ked whethi ved assistan	er defenda ice of coun	nt desired to sel.
	L <b>≭</b> WITH	COUNSEL L	Jack B. Sell	<u>lers, ret</u>	(Name of cour	nsel)	- <del></del> -		
PLEA	there is	s a factual basis fo		NOLO			NOT	GUİLTY	
	T	Company	of Sof SullTY	ILTY. Defenda	ant is discharg	ed			
INDING &			d as charged of the offer d. Title 18, U				tle <b>6</b> 6 n th <b>e</b>	, U.S Infor	.C.,
UDGMENT (									
	The court ask	ed whether defend.	iant had anything to say w	hy judgment shou	ild not be prone ilty as charged	ounced. Becau	se no suffic I and order	ient cause ed that: "H	to the contra
	was shown, o	r appeared to the citted to the citted to the citted to	court, the court adjudged	the detendant gu	oprecentative fo	atio convicte	el for a per	iod of	
SENTENCE OR	was shown, o	ir appeared to the ditted to the custody	court, the court adjudged to the Attorney Conecal of	the detendant gu	operant time f	nded an	d the	iod of	
OR ROBATION	was shown, on the short th	in appeared to the control of the co	of the Attorney Constitution of SENTENCE	is herei	by suspe f One (1	nded and Year.	d the	defer	ndant n Unite
OR }	was shown, of the control of the con	IMPOSITIO Ced on pro IS PURTHER OF America	of the August Education of the August Education for a R ORDERED that a in the amount	is herei period of the defent of \$2	by suspe Come (1 andant p	nded anded are a final series of the series	d the	defer telthe her or is par	dant Unite dered id, but
OR ROBATION ORDER	was shown, or hereby common THE > is pla  IT States that t	IMPOSITIO  Ced on pro  IS FURTHER  of America	court, the court adjudged to the Autoropy Constitution for a constitut	is herei period of the defe int of \$2 id commit	oy suspe f One (1 endant p ,000.96. ted unti	mimprisonme mded an ) Year. ay a fi It is il said a perio	d the ne uniform furth fine ind of	defer telthe her or is pair six ((	dant Unite dered id, but
OR ROBATION ORDER SPECIAL DINDITIONS	was shown, or hereby common THE > is pla  IT States that the ex	IMPOSITIO Ced on pro IS FURTHER of Americ he defenda	court, the court adjudged of the Augusty Constitution for a constitution for a constitution for a constitution that the amount shall start from the constitution in the constitution in the constitution in the constitution of the constitution of the constitution of the court in the constitution of the court in the constitution of the court in	is hereiperiod of the defendant gunt of \$2 and commits	by susper f One (1 sndant p ,000.90. ted unti	mimprisonme mded an ) Year. ay a fi It is il said a perio	d the ne uniform furth fine ind of	defer telthe her or is pair six ((	dant Unite dered id, but
OR ROBATION ORDER SPECIAL ONDITIONS OF	was shown, or hereby common THE > is pla  IT States that the ex	IMPOSITIO Ced on pro IS FURTHER of Americ he defenda	court, the court adjudged to the Autoropy Constitution for a constitut	is hereiperiod of the defendant gunt of \$2 and commits	by susper f One (1 sndant p ,000.90. ted unti	nded and are a final said a period	d the ne un furtifine d of	defer telthe her or is pai six (c	uniterdered id, but
OR ROBATION ORDER SPECIAL ONDITIONS OF	was shown, or hereby common THE > is pla  IT States that the ex	IMPOSITIO Ced on pro IS FURTHER of Americ he defenda	court, the court adjudged of the Augusty Constitution for a constitution for a constitution for a constitution that the amount shall start from the constitution in the constitution in the constitution in the constitution of the constitution of the constitution of the court in the constitution of the court in the constitution of the court in	is hereiperiod of the defendant gunt of \$2 and commits	by susper f One (1 sndant p ,000.90. ted unti	nded and are a final said a period	d the ne un furth fine d of	defer telthe her or is pair six ((	dant Unite dered id, but
OR ROBATION ORDER SPECIAL ONDITIONS OF	was shown, or hereby common THE  is pla  IT  States that the ex Therea until	IMPOSITIO Ced on pro IS PURTHER of Americ he defenda scution of fter, defe	of the August Especial Control of the August Especial Control of the August Especial Control of the Control of	is hereight of the defendant of \$2 and counities of 1	by susper on susper of the sus	nded and are a find a period a	d the ne unifurtifine d of	defer telthe her or is pai eix (der	Uniterdered id, but id or
OR ROBATION ORDER SPECIAL ONDITIONS OF ROBATION	was shown, or hereby common THE  is pla  IT  States that the ex  Theres until	IMPOSITIO Ced on pro IS PURTHER of Americ he defenda ecution of fter, defe	court, the court adjudged to the Allorent Control of the Allorent Control of the	is herei period of the definit of \$2 ad counit is suspend ad counit	by susper of the	minorization and a market and a final said a parise at the general	d the ne uniform fine of of the continue of th	defer telther is pai six (derivation) 1983	Uniterdered id, but b) mont
OR ROBATION ORDER  SPECIAL ONDITIONS OF ROBATION  DDITIONAL DNDITIONS OF	was shown, or hereby common THE  is pla  IT  States that the ex Theres until	IMPOSITIO Ced on pro IS PURTHER of America he defenda scution of fter, defe released to	court, the court adjudged to the Allorent Central Cent	is hereiperiod of the defent of \$2 id counit is suspend counit is	by susper of the	minorization and a market and a final said a parise at the general	d the ne uniform fine of of the continue of th	defer telther is pai six (derivation) 1983	Uniterdered id, but b) mont
OR ROBATION ORDER  SPECIAL ONDITIONS OF ROBATION  DDITIONAL ONDITIONS OF	was shown, or hereby comments.  THE  is pla  IT  States that the ex  Theres until  In addition reverse side any time du probation for	IMPOSITIO Ced on pro IS FURTHER of Americ he defends scution of fter, defe released to to the special condi of this judgment be ring the probation ir a violation occurri	court, the court adjudged to the Attorney Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Court	d above, it is her change the condition per conditions of \$2 and \$2 and \$3 and \$4 and \$5 and	eby ordered the tions of probatic iod of five year	at the general on, reduce or spermitted by	d the ne uniform fine of of the continue of th	defer telther is pai six (derivation) 1983	Uniterdered id, but b) mont id or
OR ROBATION ORDER  SPECIAL ONDITIONS OF ROBATION  DDITIONAL ONDITIONS OF	was shown, or hereby comments.  THE  is pla  IT  States that the ex  Theres until  In addition reverse side any time du probation for	IMPOSITIO Ced on pro IS FURTHER of Americ he defends scution of fter, defe released to to the special condi of this judgment be ring the probation ir a violation occurri	court, the court adjudged to the Allorent Central Cent	d above, it is her change the condition per conditions of \$2 and \$2 and \$3 and \$4 and \$5 and	eby ordered the tions of probatic iod of five year	at the general on, reduce or spermitted by	d the ne uniform the time of of the conditions a chief the y law, may	defer defer tel the her or is pai ex. (fer 1983 dr, Cleri of probatis period of fr issue a wa	Uniterdered id, but b) mont id or  Clerk delive
OR ROBATION ORDER  SPECIAL ONDITIONS OF ROBATION  D DITIONAL ONDITIONS OF ROBATION	was shown, or hereby comments.  THE  is pla  IT  States that the ex  Theres until  In addition reverse side any time du probation for	IMPOSITIO Ced on pro IS FURTHER of Americ he defends scution of fter, defe released to to the special condi of this judgment be ring the probation ir a violation occurri	court, the court adjudged to the Attorney Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Court	d above, it is her change the condition per conditions of \$2 and \$2 and \$3 and \$4 and \$5 and	eby ordered the tions of probatic iod of five year	at the general on, reduce or spermitted by	d the ne unifurtifine of of fine of the confidence of the confiden	defer defer tel the her or is pai is pai of, Cler of probable period of probable issue a wa	United dered id, but is) mont id or in the contract of the con
OR ROBATION ORDER  SPECIAL ONDITIONS OF ROBATION  DDITIONAL ONDITIONS	was shown, or hereby comments.  THE  is pla  IT  States that the ex  Theres until  In addition reverse side any time du probation for	IMPOSITIO Ced on pro IS FURTHER of Americ he defends scution of fter, defe released to to the special condi of this judgment be ring the probation ir a violation occurri	court, the court adjudged to the Attorney Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Court	d above, it is her change the condition per conditions of \$2 and \$2 and \$3 and \$4 and \$5 and	eby ordered the tions of probatic iod of five year	at the general on, reduce or rs permitted by	d the ne uniform the conditions a certified and community is a certified and certified	defer defer tel the her or is pai experience of probable period of a issue a wa	Uniterdered  id, but  in monta  id or  Clerk delive this judgmen the U.S. Mar d officer.
OR ROBATION ORDER  SPECIAL ONDITIONS OF ROBATION OF ROBATION OF ROBATION	was shown, or hereby comments.  THE  is pla  IT  States that the ex  Theres until  In addition reverse side any time du probation for	IMPOSITIO Ced on pro IS FURTHER of Americ he defends scution of fter, defe released to to the special condi of this judgment be ring the probation ir a violation occurri	court, the court adjudged to the Attorney Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Court	d above, it is her change the condition per conditions of \$2 and \$2 and \$3 and \$4 and \$5 and	eby ordered the tions of probatic iod of five year	at the general on, reduce or rs permitted by	d the ne uniform the conditions a certified and community is a certified and certified	defer defer tel the her or is pai experience of probable period of a issue a wa	Uniterdered  id, but  in set out on robation, and revenue and revenue the U.S. Mard officer.
OR ROBATION ORDER  SPECIAL ONDITIONS OF ROBATION OF ROBATION OF ROBATION	was shown, or hereby comments.  THE  is pla  IT  States that the ex  Theres until  In addition reverse side any time du probation for	IMPOSITIO Ced on pro IS FURTHER of Americ he defends scution of fter, defe released to to the special condi of this judgment be ring the probation ir a violation occurri	court, the court adjudged to the Attorney Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Court	d above, it is her change the condition per conditions of \$2 and \$2 and \$3 and \$4 and \$5 and	eby ordered the tions of probatic iod of five year	at the general on, reduce or rs permitted by	d the ne uniform the conditions a certified and community is a certified and certified	defer defer tel the her or is pai experience of probable period of a issue a wa	Uniterdered  id, but  in set out on robation, and revenue and revenue the U.S. Mard officer.
OR ROBATION ORDER  SPECIAL DIDITIONS OF ROBATION  OF ROBATION  OMMITMENT RECOMMEN- DATION	In addition reverse side any time du probation fo	IMPOSITIO Ced on pro IS FURTHER of Americ he defenda ecution of fter, defe released to to the special condition of this judgment bering the probation of the pr	court, the court adjudged to the Attorney Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Consider Court	d above, it is her change the condition per conditions of \$2 and \$2 and \$3 and \$4 and \$5 and	eby ordered the tions of probatic iod of five year	at the general on, reduce or rs permitted by	d the ne uniform the conditions a certified and community is a certified and certified	defer defer tel the her or is pai experience of probable period of a issue a wa	United dered id, but is) mont id or in the contract of the con

UNITED STATES OF AMERICA,

Plaintiff,

Vs.

GEORGE BUTLER,

Defendant.

PILE D
IN OPEN COURT

NOV 2 2 1983 /rm

Jack C. Silver, Clerk
U. S. DISTRICT COURT

### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses the Indictment against GEORGE BUTLER, defendant.

FRANK KEATING United States Attorney

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: 11-22-53

Entered

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				 •	٠,	

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

1.01/ 21 1083

JACK C. SILVER. CLERK LS. HISTRICT COURT

UNITED STATES OF AMERICA,

Plaintiff,

vs.

CARRIE L. AUSTIN,

Defendant.

No. 83-CR-138-B

### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses the Indictment against CARRIE L. AUSTIN, defendant.

FRANK KEATING United States Attorney

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing

dismissal.

United States I

Date:

THOMAS R. BRETT, U.S. DISTRICT JUDGE

onited States of A	America vs.	Inited States	District Court for
DEFENDANT	L		RICT OF OKLAHOMA
	GREGORY E. BULLER	DOCKET NO.	83-CR-114-C
	JUDGMENT AND PROBATIO	N/COMMITMEN	TORDER A0 245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date —	<b>&gt;</b>	MONTH DAY YEAR 11 21 1983
COUNSEL	have counsel appointed by	the defendant of right to counsel the court and the defendant thereup HOUSTON, court as (Name of counsel)	
PLEA	LXXI GUILTY, and the court being satisfied that there is a factual basis for the plea,	J NOLO CONTENDERE,	NOV 2 1983
	There being a finding/violatic to factor of the offense (  Defendant has been convicted as charged of the offense)	Y. Defendant is discharged	Jack C. Silver, Clark J. S. DISTRICT COULT and Title 18, U.S.C.,
FINDING & JUDGMENT	§656 as charged in the Indictme is 23 years of age and subject further finding that the defend would derive no benefit therefr	nt. The Court find to the Youth Corre ant does not need	ds that the defendant ection Act. It is the
SENTENCE OR PROBATION	The court asked whether defendant had anything to say why jowas shown, or appeared to the court, the court adjudged the hereby committed to the causedy of the Attorney Constal or his THE IMPOSITION OF SENTENCE is is placed on probation for a period of the court of	defendant guilty as charged and considerate the important of the important	invicted and ordered that: The defendent di isonment for a period of and the Defendant
ORDER  SPECIAL CONDITIONS OF PROBATION	In addition to the usual condisordered to make restitution Trust Company of Tulsa in the amounts as the Probation Office of the defendant.	to the First Nation wount of \$410.90,	onal Bank and in such regular
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed ab reverse side of this judgment be imposed. The Court may than any time during the probation period or within a maximum p probation for a violation occurring during the probation period	ge the conditions of probation, red robation period of five years perm	uce or extend the period of probation, and a
COMMITMENT RECOMMEN DATION	The court orders commitment to the custody of the At	torney General and recommend	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
SIGNED BY XX U.S. Distr	istrate  H. DALE COOK	Date NOVEMBER 21, 19	

# IN 1 \_ UNITED STATES DISTRICT CC RT F L E D FOR THE NORTHERN DISTRICT OF OKLAHOMA

NOV 1 7 1983

UNITED STATES OF AMERICA, Plaintiff,	)	Inck C. <b>Silve</b> r, Clerk 11 S DISTRICT COURT
v.	)	No. 80-CR-33-E
W. DARRELL ZANG and LOUIS PORTER, Defendants,	) )	

#### ORDER

Comes on for hearing Defendants' Motions for Reduction of Sentence pursuant to Rule 35 of the Federal Rules of Criminal Procedure and the Court, being fully advised in the premises finds the same should be granted as follows:

It is therefore ordered, adjudged and decreed that Defendant W. Darrell Zang's sentence shall be reduced from a period of five years to a period of three years. It is further ordered that Defendant Louis Porter's sentence shall be reduced from a period of five years to a period of three years. Both sentences are entered pursuant to Title 18 U.S.C §4205 (b) (2). Defendants' requests for probation are specifically denied.

Defendants are to report on their own to the Federal Correctional Institute at El Reno, Oklahoma on November 21,1983 by 12:00 noon.

It is so ordered this  $17^{-71}$  day of November, 1983.

Judge James O. Ellison

nited States of	America vs.		Unit	ed Stat	tes Dist	rict Co	ourt for
EFENDANT	CARRIE	L. F TIN	<u>.</u>	HE NORT.	N DISTRIC		AHOMA_
	JUDGMENT	AND PROBA	TIUNE				245 (8/74)
		ttorney for the governmen in person on this date —	t		MONTH 11	DAY 14	YEAR 83
COUNSEL	WITHOUT COUN	have counsel appoi	nted by the court	and the defendant	ounsel and asked thereupon waived a	ssistance of coun	sel.
=	XX) WITH COUNSEL	Charles H.	rroep, A	Name of cour	nser)		
PLEA	there is a factual	court being satisfied that pasis for the plea,	[] No	OLO CONTEND		NONOV'174	
	There being a finding/v	米数数 of { LXX_1 GUIL	GUILTY. Defe .TY.	ndant is discharg	ged U.	lack C. Silve S. DISTRIC	r, Clerk T COURT
	Defendant has been cor	nvicted as charged of the o	ffense(s) of P	aving vio	lated Titl	•	
FINDING & JUDGMENT	Section 65	8 as charged in	the one	count sup	erseding 1	Informati	on.
		•				<b>7</b> 77 1	
	was shown, or appeared	defendant had anything to sa to the court, the court adjudy XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ged the debendant	guilty as charged	and convicted and	ordered that: D	to the contrary
SENTENCE OR PROBATION ORDER		Imposition of S is placed on pr pursuant to Tit the provisions	obation in the color of the col	or a peri S.C., Sec	od of One tion 5010	(1) year (a), unde	•
SPECIAL CONDITIONS OF PROBATION	Defendant within one	is order to mak year.	e restitu	ıtion of \$	300.00 to	be paid	
ADDITIONAL CONDITIONS OF PROBATION	reverse side of this judgm any time during the prof	Leonditions of probation only sent be imposed. The Court n sation period or within a may occurring during the probation	say change the cor dimum probation	ulitions of probatic	on reduce of exicht	i the period of pr	DOZHOB, AND AL
OMMITMENT RECOMMEN- DATION	Approved as	ol	the Attorney C	eneral and recon	It is of a cer and o	ordered that the ( tified copy of th commitment to t or other qualified	nis judgment he U.S. Mar-
IGNED BY		and o			·		
<u>XXIX</u> U.S. Mag	·	t S. Rizley	frate	11-14-83			

# UNITED STATES DISTRICT COURT FOR THE LED

UNITED	STATES	OF AMERICA,	)	NUV 1 4 1963
		Plaintiff,	) ) )	Jack C. Silver, Clerk U. S. D <b>istrict Court</b>
vs.			)	
NEAL K	. TODD,		)	•
		Defendant.	)	No. 83-CR-116-C

## ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses the Indictment against NEAL K. TODD, defendant.

FRANK KEATING United States Attorney

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date:

UNITED STATES OF AMERICA,	The state of the s
Plaintiff,	) )
vs.	) )
DARRELL V. SCHLATTER,	) -
Defendant.	) No. 83-CR-125-C

### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses the Indictment against DARRELL V. SCHLATTER, defendant.

FRANK KEATING United States Attorney

S/ Kenneth P. Snake
Assistant United States Attorney

ESS 14 163

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: //-/4-83

nited States of	America vs.	Un	ited States	Distri	et Co	urt for
DEFENDANT	L		NORTHERN TSTE	RICT OF O	KLAHOM	<u> </u>
DEFENDANT	JAMES VICTOR LOUGH		DOCKET NO. ➤ 📙	33-CR-80-	01-C	
	JUDGMENT AND	PROBATION	COMMITMEN	TORDE	R AC	)-245 (6/74)
	In the presence of the attorney for the the defendant appeared in person on			- MONTH	DAY 3	YEAR 1983
COUNSEL	LI WITHOUT COUNSEL How have	ever the court advised de counsel appointed by the c	fendant of right to counsel ourt and the defendant thereup	and asked wheth on waived assistan	er defenda	nt desired to
	W WITH COUNSEL L La	arry A. Gullek	son, retained (Name of counsel)			. — —
PLEA	GUILTY, and the court being s there is a factual basis for the p	olea,	J NOLO CONTENDERE,	NOT	GUILTY	
$\overline{}$	Time to the state of the state	∟∟ NOT GUILTY. ( ∟≭ı GUILTY.	Defendant is discharged			
	There being a finding/xeckist of Defendant has been convicted as cha	W GUILTY.	having violate	፣ ጥ <b>፥</b> ተ1ል 1	8. T.S	
FINDING &	> §§ 371, 842(h) and 84					400
		•				Line of
SENTENCE OR PROBATION ORDER  SPECIAL CONDITIONS OF PROBATION	The court asked whether defendant had was shown, or appeared to the court, the hereby committed to the custody of the court one (1) — to Title 18, USC, \$4.  IT IS FURTHER OF Stayed until November defendant is to pressor Oklahoma, or directly Marshal, in execution	ne court adjudged the defer Attorney General or his auth Three and One 205(b)(2). RDERED that th r 18, 1983, 9: ent himself to y to an instit	dant guilty as charged and concerted representative for imprible Half (3 1/2) You execution of 00 a.m., at whith the U.S. Marsution at the di	sentence ch time that at Turection co	is he lsa, of the	D 3
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of reverse side of this judgment be impose any time during the probation period o	ir within a maximum proba	it is hereby ordered that the go e conditions of probation, redu tion period of five years permi	eneral of itips	Silver, C TRICT: C Issue a war	OURIL on the
;	probation for a violation occurring durin  The court orders commitment to the		ev General and recommend	5,		
COMMITMENT RECOMMEN- DATION		,		It is ordere a certified and comm	copy of th	Clerk deliver nis judgment he U.S. Mar- l officer.
SIGNED BY LX	2 (1)	Wook	November 3, 198	_J <b>13</b>		

UNITED STATES OF AMERICA,

Plaintiff,

NOV 3 1983 pm

Vs.

JAMES VICTOR LOUGH,

Defendant.

No. 83-CR-80

### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of
Criminal Procedure, and by leave of court endorsed hereon, the
United States Attorney for the Northern District of Oklahoma
hereby dismisses xbhex Counts 2,3, and 4 of the Indictment
against James Victor Lough , defendant.

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: "New". 3,1983